

UNITED STATE DEPARTMENT OF COMMERCE Patent and Trad mark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | | | ATTORNEY DOCKET NO. | |
|--|-------------|----------------------|---|--------------|---------------------|-------|
| 09/508,499 | 04/12/00 | MERRY | | А | 1115/0G778 | |
| - | | | コ | EXAMINER | | |
| QM22/0502 | | | 2 | ARNOLD III,T | | |
| BERT J LEWEN DARBY & DARE | | | | ART UNIT | PAPER N | UMBER |
| 805 THIRD AVENUE NEW YORK NY 10022-7513 | | | | 3728 | | 8 |
| | | | | DATE MAILED | : 05/02/01 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office Action Summary

Application No. 09/508,499

Applicar...(s)

Merry

Examiner

Troy Arnold

Art Unit **3728**



| The MAILING DATE of this communication appear | ars on the cover sheet with the correspondence address |
|--|--|
| Period for Reply | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS S THE MAILING DATE OF THIS COMMUNICATION. | |
| Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a replacement be considered timely. | on. |
| If NO period for reply is specified above, the maximum statutory period communication. | od will apply and will expire SIX (6) MONTHS from the mailing date of this ute, cause the application to become ABANDONED (35 U.S.C. § 133). illing date of this communication, even if timely filed, may reduce any |
| Status | |
| 1) 🕅 Responsive to communication(s) filed on <u>Mar 3, 2</u> | 2000 |
| 2a) ☐ This action is FINAL . 2b) ☒ This a | ction is non-final. |
| 3) Since this application is in condition for allowance closed in accordance with the practice under Ex | |
| Disposition of Claims | |
| 4) 🗓 Claim(s) <u>1-33</u> | is/are pending in the applica |
| 4a) Of the above, claim(s) | is/are withdrawn from considera |
| 5) | is/are allowed. |
| 6) | is/are rejected. |
| 7) | is/are objected to. |
| 8) 🔀 Claims <u>1-33</u> | are subject to restriction and/or election requirem |
| Application Papers | |
| 9) The specification is objected to by the Examiner. | |
| 10) ☐ The drawing(s) filed on is | a/are objected to by the Examiner. |
| 11) ☐ The proposed drawing correction filed on | is: al approved b) disapproved. |
| 12) \square The oath or declaration is objected to by the Exami | ner. |
| Priority under 35 U.S.C. § 119 13)☑ Acknowledgement is made of a claim for foreign pr | riority under 35 U.S.C. § 119(a)-(d). |
| a)⊠ All b) ☐ Some* c) ☐None of: | |
| 1. X Certified copies of the priority documents have | e been received. |
| 2. Certified copies of the priority documents have | e been received in Application No |
| Copies of the certified copies of the priority do application from the International Burea *See the attached detailed Office action for a list of the | |
| 14) Acknowledgement is made of a claim for domestic | |
| | |
| Attachment(s) | 18) Interview Summary (PTO-413) Paper No(s). |
| (5) Notice of References Cited (PTO-892) (6) Notice of Draftsperson's Patent Drawing Review (PTO-948) | 19) Notice of Informal Patent Application (PTO-152) |
| 7) Information Disclosure Statement(s) (PTO-1449) Paper No(s). | 20) Other: |
| the same of the sa | |

Application/Control Number: 09508499

Art Unit:

DETAILED ACTION

It is noted that a restriction was presented in a prior phone conversation and election was made with traverse. Upon reconsideration, the restriction has been reformatted and accordingly the new restriction requirement is presented herein.

Election/Restrictions

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in response to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 1-11, 26 and 28, drawn to a method of monitoring substance administration, classified in class 128, subclass 898;

Group II, claim(s) 12-25 and 27, drawn to an apparatus for storage and use of an administrable substance, classified in class 235, subclass 375;

Group III, claim(s) 29-31, drawn to a package of an administrable substance, classified in class 206, subclass 527;

Group IV, claim(s) 32 and 33, drawn to a coded syringe, per se, classified in class 604, subclass 187.

Application/Control Number: 09508499

Art Unit:

The inventions listed as Groups I-IV do not relate to a single general inventive concept

under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special

technical features for the following reasons: it is clear from the prior art references submitted in

paper No. 4, such as Claeys et al, US Patent No. 4,853,521, that the special technical feature, a

coded site to assist in substance administration, which links the above groups, is not patentable

and therefore restriction is appropriate.

Applicant is advised that the reply to this requirement to be complete must include an

election of the invention to be examined even though the requirement be traversed (37

CFR 1.143).

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Troy Arnold whose telephone number is (703) 305-0621.

tga

May 1, 2001

Paul T. Sewell Supervisory Patent Examiner

Coursnull

Page 3

Group 3700